

प्राधिकार से प्रकाशित १४३८। इस हम् अस्टाम् ०८८ ए

Ho 45

नई विश्ली, शनिवार, नवम्बर 4, 1972 (कार्तिक 13, 1894)

No. 45]

NEW DELHI, SATURDAY, NOVEMBER 4, 1972 (KARTIKÁ 13, 1894)

इस भाग में जिल्ला प्रकार संस्था ही जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके Separate paging is given to this Part in order that it may be filed as a separate compilation.

गोविस

(NOTICE)

मीचे सिखे चारत के असाधारण राजपढ़ 15 फरवरी 1972 तक प्रकाशित किये वर्षे हैं :---

The undermentioned Gazettes of India Extraordinary were published up to the 15th February 1972 :--

संक Issue No.	संख्या और तिनि No. and Date	हारा जारी किया गणा issued by	विषय Subject	
1	2	3	4	

शृत्व —NIL--

कपर लिखे असाधारण राजपत्नों की प्रतियां प्रकाशन प्रबन्धक, सिबिल जाइन्स, दिल्ली के नाम मांग-पक्ष मेजने पर घेज दी आएंगी। बांग-पत्र प्रबन्धक के पास इन राजपत्नों के जारी होने की तिथि से इस दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazenes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

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भाग 1-खण्ड 1

(PART I-SECTION 1)

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[Notifications relating to Non-Statutory Rules, Regulations, Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court]

मंक्रिमंडल सचिवालय (सांक्यिकी विभाग)

नई दिल्ली, दिनांक 11 अक्तूबर 1972

सं० एम०-13013/4/71 -रा० न० सर्वे०—इस विभाग के तारीख 28 जुलाई 1972 की अधिमूचना सं० एम० 13013/4/71-रा० न० सर्वे० 1 के पैरा 2 में आंशिक संशोधन के साथ, भारतीय सांख्यिकीय संस्थान, कलकत्ता के अनुसंधान और प्रशिक्षण अध्ययन विद्यालय के संकायाध्यक्ष (डीन) डा० टी० वी० हनुराव, डा० टी० पी० चौधरी के स्थान पर सरकारी आंकड़े एवं रीति-विधान में प्रशिक्षण विषयक सलाहकार समिति के सवस्य होंगे।

दिनांक अक्तूबर 1972

शुद्धि-पत्न

सं० बी० 11015/1/70-रा० न० सर्वे० II—भारतीय सांख्यिकीय संस्थान के उमयनिष्ठ सेवा के पान्न कर्मचारियों की खपाने के उद्देश्य से इस विभाग की अधिसूचना संख्या बी-11015/1/70-रा० न० सर्वे० II दिनांक 18 मार्च 1972 के साथ राष्ट्रीय नमूना सर्वेक्षण संगठन में तीन स्थानीय प्रशासनिक एककों का गठन किया गया जिनके कार्यालय कलकत्ता, नई दिल्ली तथा गिरिडीह (बिहार) में हैं। इन एककों के कर्मचारियों को राष्ट्रीय नमूना सर्वेक्षण संगठन के आंकड़ा विचायन प्रभाग तथा सर्वेक्षण, डिजाइन एवं अनुसंधान प्रभाग के ग्रंग के रूप में आवंटित किया गया है और इस प्रकार उक्त अधिसूचना का परिच्छेद एतद्द्वारा निरसित किया जाता है।

ह० ल० कोहली, अवर सचिव

विधि और ग्याय मंत्रालय (विधायी विभाग)

नई विल्ली, विनोक 27 सितम्बर 1972

संकल्प

सं० फा० 10(4)/69-वक्फ—भारत सरकार विधि और त्याय मंत्रालय, विधायी विभाग संकल्प सं० फा० 10(4)/69-वक्फ दिनांक 9 दिसम्बर, 1970 जो भारत के राजपत्न के भाग I खण्ड 1 में 23 जनवरी, 1971 को प्रकाशित किया गया था, के द्वारा स्थापित वक्फ जांच समिति की अवधि को, जिसे संकल्प सं० फा० 10(4)/69-वक्फ, दिनांक 5 जून, 1972 के द्वारा 31 अक्तूबर, 1972 तक बढ़ा दिया गया था, एतद्द्वारा 30 अप्रैल, 1973 तक और बढ़ाया जाता है।

आदेश

आवेश दिया जाता है कि इस संकल्प की एक प्रति भारत सरकार के सभी मंत्रालयों/विभागों को, राज्य सरकारों, संघ राज्यक्षेत्रों के प्रणासकों आदि को भेज दी जाए ।

आदेश दिया जाता है कि संकल्प को भारत के राजपत्न में सर्व-साधारण की सूचनार्थ प्रकाशित कर दिया जाए।

ई० वैकटेश्वरन, उप-सचिव

(न्याय विभाग)

नई दिल्ली, दिनांक 12 अक्तूबर 1972

सं० 41/38/71-न्यायिक (ख)---भारतीय विधि रिपोटों (दिल्ली अंकमाला) के प्रकाशन के बारे में, दिल्ली के प्रशासक के परामर्श से भारत सरकार एतद्द्वारा निम्नलिखित नियम बनाती है:---

- (i) ये नियम दिल्ली उच्चन्यायालय (विधि प्रति-वेदन परिषद्) नियम, 1971 कहे जायोंगे।
 - (ii) ये नियम सरकारी राजपत्न में प्रकाशन की तारीख से लागु होंगे।
- 2. ये भारतीय विधि रिपोर्ट (दिल्ली अंकमाला) जिन में दिल्ली उच्च न्यायालय द्वारा िकये गए निर्णय रहा करेंगे एक परिषद की देखारेख में प्रकाशित िकये जायेंगे, जो, कि विल्ली उच्च न्यायालय की विधी प्रतिवेदन परिषद्'' कही जायेंगी ('इसके पश्चात् इसे ''परिषद्'' कहा जायेंगा)
- 3. इस परिषद् का गठन निम्न प्रकार से किया जायेगा:-
 - (i) दिल्ली उच्चन्यायालय के मुख्य न्यायाधिपति या उनके द्वारा प्रतिनियुक्त कोई न्यायाधीण (अध्यक्ष)।
 - (ii) मुख्य न्यायाधिपति द्वारा नामांकित किये गये दिल्ली उच्च न्यायालय के दो न्यायाधीश।
 - (iii) उच्च न्यायालय से सम्बद्ध केन्द्रीय सरकार का घरिष्ठ परामर्शवाता ।
 - (iv) मुख्य न्यायाधिपति द्वारा नामांकित किये गये विल्ली उच्च न्यायालय के अधिवक्ताओं की संस्था के दो सदस्य। उच्च न्यायालय के पंजीकार या इसके उप-पंजीकारों में से वह जिसे मुख्य न्यायाधिपति नामांकित करें, परिषद् के सचिव होंगे।

- 4. (i) भारतीय विधि रिपोर्टी (विल्ली अंकमाला)
 के संपादकीय कर्मचारी वर्ग में से एक
 संपादक, तथा उतने संवादवाता
 जितने दिल्ली का प्रशासक परिषद् के अध्यक्ष की सिफारिश पर निर्धारित करे, शामिल होंगे।
 - (ii) संपादक के कार्यालय में उतने लिपिक कर्मचारी रखे जायेंगे जितने प्रशासक को समय-समय पर आवश्यक जान पड़ेंगे। यह उच्च न्यायालय स्थापना का अंग बन आयेगा तथा उन्हीं नियमों व शतों द्वारा प्रशासित होगा जो उच्च न्यायालय के कर्मचारी वर्ग पर लागू हैं।
- (i) संपादक संवाददाताओं पर नियंत्रण रखेगा तथा उनकी ड्यूटियां निश्चित करेगा और परिषद् की देखरेख में कार्य करेगा।
 - (ii) संपादक तथा संवाददाताओं को देय वेतन की वरें परिषद् की सिफारिश पर दिल्ली के प्रशासक द्वारा निर्धारित की जायेंगी।
- 6. संपादकीय कर्मचारी वर्ग के सदस्य अस्थायी गैर-पैंशन वाल पदों पर काम कर रहे अंश कालिक कर्मचारी होंगे। उनकी नियुक्तियां दिल्ली उच्च न्यायालय के मुख्य न्यायाधि-पति द्वारा उतने समय तक के लिए की जायेंगी जितना कि वह निर्धारित करें तथा इस प्रकार की नियुक्ति की अवधि समय-समय पर उनके द्वारा इस शर्त पर बढ़ाई जाएगी कि किसी कर्मचारी की सेवाएं किसी भी समय बिना कोई कारण बताये एक महीने का लिखित नोटिस देकर समाप्त की जा सकती हैं।
- 7. संपादकीय कर्मचारी वर्ग का कोई भी सदस्य किसी प्रलेख या सूचना को जो या तो उसके पास आई हो या उसके द्वारा इ्यूटी के दौरान तैयार या एक खित की गई हो, रिपोटों से संबन्धित अपनी इ्यूटी के अतिरिक्त अन्य किसी प्रयोजन के लिए चाहे वे कुछ भी क्यों न हो, प्रयोग में नहीं लायेगा।
- 8. रिपोर्टे दिल्ली प्रणासक के प्राधिकरण के अधीन प्रका-शित की जायेंगी तथा परिषद् को ऐसे प्राधिकरण के आधीन उन्हें प्रकाशित करने के लिए एतद् द्वारा अधिकार विया जाता है।
- 9. रिपोर्टों के मुद्रण तथा वितरण से संबंधित सभी प्रबंधों के लिए दिल्ली का प्रणासक उत्तरदायी होगा।
- 10. मुख्य न्यायाधिपति की अनुमति से परिषद् अपने कार्य नियम स्वयं बना सकती है।
- 11. मुख्य न्यायाधिपति के अनुमोदन से परिषद द्वारा समय-समय पर जारी किये जाने वाले अनुदेशों के साथ साथ निम्निवित्त सामान्य नियमों तथा सिक्कोरों की रिपोर्टे

- बनाते समय ध्यान में रखा जायेगा :---
- (क) प्रत्येक रिपोर्ट के साथ निर्णय को ठीक से समझने के लिए आवश्यक सभी तथ्यों का विवरण अवश्य होना चाहिए।
- (अप) रिपोर्ट में ऐसे कोई तथ्य न बतायें आयें जो निर्णय को समझने के लिए स्पष्ट रूप से अनावश्यक हों।
 - (ग) किसी कथन को रखा जाए या छोड़ा जाए यह निर्णंस करते समस कम विवरण देने के बजाय अधिक विषरण देने की गलती करना अधिक अच्छा होगा।
- (ष) यदि निर्णय में तथ्यों का स्पष्ट, पूर्ण तथा लगातार विवरण मौजूद हैं तो संवाददाता को शीर्ष टिप्पण में उनके विवरण देने की आधश्यकता नहीं है।
- (ङ) सामान्य नियम के रूप में, जिन मामलों के बारे में पूर्ण तथ्य प्राप्त नहीं किये जा सकते हैं, उनकी रिपोर्ट नहीं देनी चाहिए।
- (च) प्रत्येक रिपोर्ट में अधिवक्ता की बहसों का एक ऐसा विषरण अवश्य निहित होना चाहिए जिस से पर्याप्त रूप में यह दिखाई दे कि न्यायालय में किन कातों पर कल दिया गया तथा साथ ही साथ बहसों के केवल संक्षिप्त तथा सूक्ष्म शीर्षक जाने दिसे चाहिए।
- (छ) यदि किसी निर्णय या कोई विशेष प्रभाव किन्हीं अन्य निर्णयों अथवा विधि के किसी सिद्धांत पर पड़ता हो और वह रिपोर्ट के तथ्यों से स्वतः स्पष्ट न होता हो तो रिपोर्टर को उसकी ओर विशेष रूप से ध्यान आकृष्ट कराना चाहिए।
- (ज) हर रिपोर्ट में न्यायालय और उसके हर न्याया-धीश द्वारा किए गए निर्णय के विवरण की एक पूरी प्रति अथवा निर्णय का उतना भाग अवश्य रहना चाहिए जो उस मुद्दे से सम्बद्ध हो जिसके कारण उस मामले की रिपोर्ट दी जा रही है।
- (झ) सामान्यतः नियम यह होना चाहिए कि निम्नि लिखित मामलों की रिपोर्ट न की जायः वे मामले जो माझ साध्य अथवा तथ्यों पर आधृत हैं, वे मामले जो निजी प्रलेखों की रचना से संबद्ध हैं और वे मामले जिनमें विधि के किसी विशेष सिद्धांत का जवाहरण प्रस्तुत नहीं होता अथवा जो किसी संविधि पर कुछ ऐसा विशेष प्रभाव नहीं डालते जैसा कि पिछले निर्णयों से न पड़ा हो। जहां किसी रिपोर्ट में विधि और तथ्य दोनों पर विचार हुआ हो वहां माल तथ्यों से सम्बद्ध अंश छोड़ दिया जाव।

- "(आ) रिपोर्टरों के लिए मुक्तइमों का चयन करते समय रिपोर्टर को निर्णय के मार तथा महत्व और नंतोष-जनक रिपोर्ट के लिए सामग्रियों की विद्यमानता से प्रेरित होना चाहिए और उसे किसी मुकद्दमें को रिपोर्ट करने से केवल इस लिए नहीं छोड़ देना चाहिए कि वह निर्णय को गलत मानता है या कि उसे अन्य निर्णयों का विरोधी मानता है।
- (त) जब तक बहु न्यायाधीश या वे न्यायाधीश जिन्होंने निर्णय दिया है यह न चाहें कि उसकी रिपोर्ट दी जाय तब तक किसी निर्णय की रिपोर्ट नहीं दी जानी चाहिए परन्तु यदि परिषद् चाहे तो स्वयं अपनी या संपादक द्वारा दी गई रिपोर्ट के आधार पर यह निर्णय कर सकती है कि उस निर्णय को रिपोर्ट नहीं किया जायेगा।
- (य) जब कभी कोई निर्णय या मुकह्मा किसी स्थानीय या विशेष संविधि की किसी धारा या किसी विशेष उप-नियम या सांविधिक नियम के निर्वचन पर आधा-रित हो तो संपादक को विवरण के तथ्यों की पद-टिप्पणी के रूप में उक्त धारा, उपनियम या नियम को उद्दत करना चाहिए।

के० त्यागराजन, उपस-चिव

इस्पात और खान मंत्रालय (खान विभाग)

नई दिस्ली, दिनांक 18 अन्त्वर 1972

सं० 7(5)/71-को० II—भारत सरकार द्वारा प्रबन्ध निदेशक, भारत कोकिंग कोल लिमिटेड को, कोयला सलाह-कारी परिषद् के सदस्य के रूप में नाम निर्देशित करने का विनिम्चय किया गया है। खान विभाग के संकल्प संख्या को० II 7(5)/71, तारीख 20 जुलाई, 1971 द्वारा पुनर्गठित कोयला सलाहकारी परिषद् की संरचना में तदनुसार निम्नलिखित संशोधन किया आएगा:—

उपरोक्त संकल्प के पैरा 2 में "सदस्य" शीर्षक के अधीन निम्निसिखित जोड़ा जाय:---

प्रबन्ध निदेशक भारत कोकिंग कोल लिमिटेड।

आरेश

आदेश दिया जाता है कि इस संकल्प की प्रति, भारत सर-कार के समस्त मंत्रालयों, प्रधान मंत्री सिजवालय, मित्त्रमंडल सिवालय, संसदीय मामलों के विभाग, योजना आयोग, राष्ट्र-पति के निजी और सैनिक सिचव, भारत के नियंत्रक और महा-लेखा परीक्षक, महालेखाकार, केन्द्रीय राजस्व और महालेखा-कार वाणिज्य, निर्माण और विविध सहित समस्त सम्पृक्तों को संसूचित की जाय।

यह भी आदेश दिया जाता है कि संकल्प को सर्वसाधारण की जानकारी के लिए भारत के राजपत्र में प्रकाशित किया जाय।

शरण बिहारी लाल, संयुक्त सचिव

नई दिल्ली, विनांक अक्सूबर 1972

सं० 8(1)/72-को oII—मारत सरकार ने खनन इंजी-नियरिंग शिक्षा और प्रशिक्षण के बारे में संयुक्त बोर्ड में, जो पिछली बार खान विभाग की अधिसूचना संख्या 8(1)/ 72-को oII तारीख 11 फरवरी, 1972 द्वारा पुनर्गेठित किया गया था, तकनीकी शिक्षा के लिए अखिल भारतीय परिषद् के प्रतिनिधि को सदस्य के रूप में नाम निर्देशित करने का विनिश्चय किया है। संयुक्त बोर्ड की विद्यमान संरचना को तदनुसार निम्नलिखित रूप से संशोधित किया।

अपरवणित अधिसूचना के पैरा 2 में, "सबस्य" के आधीन

"तकनीकी शिक्षा के लिए अखिल भारतीय परिवद् का प्रतिनिधि" जोड़ा जाए।

निरंकार स्वरूप भटनागर, उप-सचिव

कृषि मंत्रालय (कृषि विभाग)

नई दिल्ली, दिनांक 12 अक्तूबर 1972

संकल्प

सं० 30-1/71-पश्धन विकास-III—इस मंद्रालय के संकल्प संख्या 30-1/71-पश्धन विकास-III, दिनांक 12-4-72 के कम में तथा इस मंद्रालय के संकल्प सं० 20-20/69-पश्धन विकास-II, दिनांक 26,/29-11-69 में आशिक संशोधन करते हुए, भारत सरकार ने निर्णय किया है कि प्रशासन निदेशक, विस्तार निदेशालय द्वारा केन्द्रीय गोसंवर्द्धन परिषद् के करण्टं एकाउण्ट के संधालन की तिथि पहली अक्तूबर, 1972 से 31 माच 1973 तक अथवा जब तक अनिर्णीत दावों का निर्णय किया जाता है, ओ कोई भी पहले हो, आगे बढ़ाई जाती है।

आहेश

आदेश दिया जाता है कि इस संकल्प की एक प्रति सब राज्य सरकारों, संघ राज्य क्षेत्रों तथा भारत सरकार के सब मंद्रा-लयों और विभागों, योजन, आयोग मंद्रिमंडल सचिवालय, प्रधान मंद्री सचिवालय, लोक सभा सचिवालय, तथा राज्य सभा सचिवालय को भेजी जायें।

यह भी आदेश दिया जाता है कि सर्वसाधारण की जान-कारी के लिए यह संकल्प भारत के राजपश्च में प्रकाशित किया जाये।

वी०पी०गुलाटी, उप-सचिव

विका तथा समाज कन्याम मंत्राजय

नई दिल्ली, विनांक 21 अक्तूबर 1972

सं० एफ० 7-3/72-स्कूल-1—राध बहादुर बन्धु जी जनादैन चौवल पुरस्कार निधि के सम्बन्ध में जबकि, कार्यालय ज्ञापन सं० एफ० 7-3/72-स्कूल-I दिनांक 21-10-72 के जरिए भारतीय पूर्व अक्षयनिधि के कोचाध्यक्ष को राव बहादुर बन्धु जी जनादैन चौवल पुरस्कार निधि से सम्बन्धिस 1,000/- ए० के बार प्रतिशत मध्य प्रदेश ऋण, 1971 के निष्क्रयण

लाभ को 5% प्रतिणत मध्य प्रदेश ऋण, 1983 में पुनः निवेश करने से संबन्धित शिक्षा तथा समाज कल्याण मंत्रालय की कार्योत्तर स्वीकृति अभिप्रेषित की गयी थी।

और जबिक, भारतीय पूर्व अक्षयनिधि के कोषाध्यक्ष की हैसियत से पूर्वअक्षयनिधि के मध्य प्रदेश के कोषाध्यक्ष ने यह सूचित किया है कि चूंकि उक्त पुनः निवेशन 921.02 कपये की लागन से 900/- रुपये के अंकित मुख्य में 5½ प्रतिशत मध्य प्रदेश ऋण, 1983 में लगाकर पूरा हो गया है, और अब इस प्रकार से केवल 78.98 रु० (इस राशि के ब्यौरे संलग्न विवरण में दिये हुए हैं) का बकाया बिना निवेश के रह गया है, जो कि निवेशन के लिए बहुत कम रकम है और इस लिए सम्बन्धित प्राधिकारियों को वापिस की जानी है।

, अब इसलिए, पूर्त अक्षयनिधि अधिनियम, 1890 (1890 का 6) की धारा 10 द्वारा प्रदत्त अधिकारों का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा भारतीय पूर्त अक्षय-निधि के कोषाध्यक्ष को निवेशन न की गयी 78.02 (अट्टलर स्पर्य दो पैंसे केवल) की रकम को राव बहादुर बन्धुजी जना-र्दन चौवल पुरस्कार निधि के प्रशासन में कार्य कर रहे व्यक्ति को वापिस करने का आदेश देती है।

ए० एन० धवन, सहायक शिक्षा सलाहकार

CABINET SECRETARIAT

(Department of Statistics)

New Delhi, the 11th October 1972

No. M-13013/4/71-NSS.1.—In partial modification of para 2 of this Department Notification No. M.13013/4/71-NSS.I, dated the 28th July, 1972, Dr. T. V. Hanurav, Dean of Studies of the Research and Training School of the I.S.I., Calcutta, will be a member of the Advisory Committee on Training in Official Statistics and Related Methodology vice Dr. T. P. Chaudhuri.

The 19th October 1972

No. V-11015/1/70-NSS.II.—With para 3 of this Department's Notification No. V-11015/1/70-NSS.II, dated the 18th March, 1972, three Local Administrative Units were set up in the National Sample Survey Organisation, with their offices at Calcutta, New Delhi and Giridih (Bihar) for absorption of eligible common services staff of the Indian Statistical Institute. The members of staff of these units have since been allocated to form part of the Data Processing Division and Survey, Design & Research Division of National Sample Survey Organisation, and para 3 of the said Notification is as such hereby cancelled.

H. L. KOHLI, Under Secy.

MINISTRY OF LAW AND JUSTICE (Legislative Department)

RESOLUTION

New Delhi, the 27th September 1972

No. F.10(4)/69-Wahf.—The term of the Wakf Inquiry Committee set up by the Government of India, Ministry of Law & Justice, Legislative Department, Resolution No. F. 10(4)/69-Wakf, dated the 9th December, 1970, published in the Gazette of India, Part I, Section 1, dated the 23rd January, 1971, and extended up to 31st October, 1972, vide Resolution No. F.10(4)/69-Wakf, dated the 5th June, 1972, is hereby further extended up to the 30th April, 1973.

ORDER

ORDERED that a copy of this Resolution be communicated to all the Ministries/Departments of the Government of India, State Governments, Administrators of Union Territories, etc.

सिंचाई और विद्युत् मंत्रालय

नई दिल्ली, दिनांक 10 अक्तूबर 1972

संकल्प

सं० वि०का०दो-34(2)/71—1 मई, 1972 से श्री एस० गोपालन, मुख्य अभियन्ता (सार्वजनिक निर्माण विभाग) बृहत् सिंचाई तथा सामान्य, आंघ्र प्रदेश, श्री बी० सूर्यनारायण, मुख्य अभियन्ता (परियोजना) आंघ्र प्रदेश के स्थान पर सिंचाई और बहुदेश्यीय परियोजनाओं के लागस-प्राक्कलनों में बड़ी संख्या में बार-बार ऊर्ध्वोन्मुखी संशोधनों के कारणों की वैज्ञानिक जांच-पड़ताल करने के लिए इस मंत्रा-लय के संकल्प सं० वि०का० दो-34(2)/71 दिनांक 25 जन-वरी, 1972 द्वारा गठित समिति के सदस्य के रूप में कार्य करेंगे।

आहेश

आदेश दिया जाता है कि यह संकल्प भारत के राजपत्न के खण्ड एक, भाग एक में प्रकाशित कर दिया जाए।

आदेश दिया जाता है कि इस संकल्प की एक प्रति भारत सरकार के सभी मंत्रालयों/विभागों, सभी राज्य सरकारों/संघ राज्य क्षेत्रों के प्रणासनों और समिति के अध्यक्ष और सदस्यों को भेज दी जाए।

सत्येन्द्र नाथ गप्ता, संयक्त सचिव

Ordered that the Resolution be published in the Gazette of India for general information.

E. VENKATESWARAN, Dv. Secv.

(Department of Justice)

New Delhi, the 12th October 1972

No. 41/38/71-Judl.(B).—The following rules are hereby made by the Government of India, in consultation with the Administrator of Delhi with regard to the publication of the Indian Law Reports (Delhi Series):—

- 1. (i) These rules shall be called the Delhi High Court (Council of Law Reporting) Rules, 1971.
 - (ii) They shall come into force from the date they are published in the official Gazette.
- 2. The Indian Law Reports (Delhi Series) containing the decisions of the High Court of Delhi shall be published under the supervision of a Council to be called "the Law Reporting Council of the High Court of Delhi" (hereinafter called "The Council").
 - 3. The Council shall be constituted as follows:-
 - (i) The Chief Justice of the High Court of Delhi or a Judge deputed by him (Chairman).
 - (ii) Two Judges of the High Court of Delhi to be nominated by the Chief Justice.
 - (iii) The senior counsel of the Union Government attached to the High Court,
 - (iv) Two members of the Delhi High Court Bar Association to be nominated by the Chief Justice.

The Registrar of the High Court or such one of its Deputy Registrars as the Chief Justice may nominate shall be the Secretary of the Council.

4. (i) The editorial staff of the Indian Law Reports (Delhi Series), shall consist of the Editor, and such number of Reporters as the Administrator of Delhi may prescribe on the recommendation of the Chairman of the Council.

- (ii) The office of the Editor shall have so much of clerical staff as may be found necessary from time to time by the Administrator. It shall form part of the High Court Establishment and be governed by the same rules and conditions as are applicable to the members of the High Court staff.
- 5. (i) The Editor shall have control over and define the duties of the Reporters and shall work under the supervision of the Council.
 - (ii) The rates of remuneration payable to the Editor and the Reporters shall be fixed by the Administrator of Delhi on the recommendation of the Council.
- 6. Members of the editorial staff shall be part time vants holding temporary non-pensionable posts. They shall be appointed by the Chief Justice of the High Court of Debli for such period as he may determine and the period of such appointment may from time to time be extended by him, provided that the services of any member may be terminated at any time on one months notice in writing without assigning
- 7. No member of the editorial staff shall use for any purpose whatsoever other than his duties in connection with the Reports any document or information which has either come into his possession or has been prepared or collected by him in the course of such duties.
- 8. The Reports shall be published under the authority of the Administrator of Delhi and the Council is hereby empowered to publish them under such authority.
- 9. The Administrator of Delhi shall be responsible for all the arrangements connected with the printing and distribution of the Reports.
- 10. The Council may with the approval of the Chief Justice, make its own rules of business.
- 11. Subject to such instructions as may from time to time with the approval of the Chief Justice be issued by the Council, regard shall, be had in framing the Reports to the following general rules and principles:-
 - (a) Every report ought to contain a statement of all facts necessary for a due understanding of the decision.
 - (b) A report may not state any facts which are clearly unnecessary for a due understanding of the decision.
 - (c) In judging whether to insert or to omit a statement of facts, it is better to err on the side of over statement than of under-statement,
 - (d) The reporter need not state the facts in the head note if there is a clear, full and consecutive statement of them in the judgement.
 - (e) As a general rules, cases for which a ful statement of facts cannot be obtained are not to be reported.
 - (f) Every report ought to contain such a statement of the arguments of the counsel as should be sufficient to show what points were pressed before the court and at the same time brief and precise, merely the heads of the arguments being given.
 - (g) The Reporter should note any material bearing which the decision may have on other decisions or on any principle of law and which is not otherwise apperent on the fact of the report.
 - (h) Every report ought to cotain a full copy of account of the judgement delivered by the Court and by each Judge thereof, or of so much of the judgement as bears on the point for which the case is reported.
 - (i) As a general rule cases turning upon evidence or inferences of facts, cases relating to the construction of private documents and cases which do not illustrate some principle of law or do not have some important bearing on an enactment in a way not covered by previous decisions ought not to be report-Where a report deals with issue of law as well as facts the portion concerned with facts alone may be omitted.

- (j) In selecting cases for the Reports, the Reporter is to be guided by the weight and importance of the decision and the existence of materials for a satisfactory report, and he should not abstain from reporting a case merely because he may think the decision to be errogenous or to be in conflict with the other decisions.
- (k) No judgement should be reported unless the Judge or the Judges who delivered the judgement desire that it should be reported but the Council may either on its own or on a report made by the Editor decide that it shall not be reported
- (i) Whenever a judgement or a case turns upon the interpretation of a section of a local or special the pertinent section of bye-law or rule should be quoted by the Editor quoted by the Editor as a footnote to the statement of facts,

K. THYAGARAJAN, Dy. Secy.

MINISTRY OF STEEL AND MINES (Department of Mines)

RESOLUTION

New Delhi, the 18th October 1972

No. 7(5)/71-CII.--It has been decided by the Government of India to nominate the Managing Director, Bharat Coking Coal Limited as a Member of the Coal Advisory Council. The following amendment may accordingly be made in the composition of the Coal Advisory Council which was reconstituted vide the Department of Mines Resolution No. CII-7(5)/71, dated the 20th July, 1971:

In para 2 of the aforesaid Resolution, under the heading "Members" please add the following:—

Managing Director, Bharat Coking Coal Limited

ORDER

Ordered that a copy of this Resolution be communicated to all concerned including all the Ministries of the Governnent of India, the Prime Minister's Secretariat, the Cabinet Secretariat, the Department of Parliamentary Affairs, the Planning Commission, Private and Military Secretaries to the President, the Comptroller and Auditor General of India, the Accountant General, Central Revenues and the Accountant General, Commerce, Works and Miscellaneous, New Delhi.

Ordered also that the Resolution be published in the Gazette of India for general information

Gazette of India for general information,

S. B. LAL, Jt. Secy.

New Delhi, the 18th October 1972

No. 8(1)/72-CIL.—The Government of India have decided to nominate a representative of the All India Council for Technical Education as a Member on the Joint Board on Mining Engineering Education & Training which was reconstituted last vide the Department of Mines Notification No. 8(1)/72-CU, dated the 11th February, 1972. The present composition of the Joint Board may accordingly be amended as follows :-

In para 2 of the above mentioned Notification, under "Members"

Please add "A representative of the All India Council for Technical Fducation".

N. S. BHATNAGAR, Dy. Secy.

MINISTRY OF AGRICULTURE

(Department of Agriculture) RESOLUTION

New Delhi, the 12th October 1972

No. 30-1/71-L.D.III.—In continuation of this Ministry's Resolution No. 30-1/71-L.D.III, dated the 12th April, 1972 and in partial modification of this Ministry's Resolution No. 20-20/69-L.D.III, dated 26/29-11-69, the Government of India have decided that the date upto which the Director of Administration, Directorate of Extension may operate on the current account of the Central Council of Gosamvardhana be further extended from 1-10-72 to 31-3-73 or till the pending claims are settled, whichever is earlier.

ORDER

Ordered that a copy of the Resolution be communicated to all the State Governments, Administration of Union Territory, all the Ministries of the Government of India, the Planning Commission, Cabinet Secretariat, Prime Minister's Secretariat, the Lok Sabba Secretariat and the Rajya Sabba Secretariat.

Ordered also that the Resolution be published in the Gazette of India for general information.

V. P. GULATI, Dy. Secy.

MINISTRY OF EDUCATION & SOCIAL WELFARE

(Department of Education)

New Delhi, the 21st October 1972

IN THE MATTER OF 'RAO BAHADUR BANDHUJI JANARDHAN CHAUBAL PRIZE FUND

No. F.7-3/72-Schools-I.—WHEREAS by the Office Memorandum No. F.7-3/72-Schools-I, dated the 21st October, 1972, ex-post facto sanction of the Ministry of Education and Social Welfare (Department of Education) was conveyed to the Treasurer of Charitable Endowments for India regarding re-investment of the redemption proceeds of the 4% M.P. Loan 1971 for Rs. 1,000/- relating to Rao Bahadur Bandhuji Janard an Chaubal Prize Fund in 51% M.P. Loan 1983;

AND WHEREAS the Treasurer of Charitable Endowments, Madhya Pradesh, as agent of the Treasurer of Charitable Endowments for India has reported that the reinvestment has since been completed by subscribing to the 5½% M.P. Loan 1983 of the face value of Rs. 900/- at a total cost of Rs. 921-02, thus leaving an un-invested balance of Rs. 78.98 (details of transactions are given in the attached

Statement), which is to small as an amount for investment and has, therefore, to be refunded to the authorities concerned:

NOW, therefore, in exercise of the powers conferred by sub-section (1) of section 10 of the Charitable Endowments Act, 1890 (6 of 1890) the Central Government hereby directs the Treasurer of Charitable Endowments for India, to refund the said-un-invested balance of Rs. 78.98 (Rupees Seventy eight and paise ninety eight only) to the person acting in the administration of the Rao Bahadur Bandhuji Jonardhan Chaubal Prize Fund.

A. N. DHAWAN, Asstt. Educational Adviser

MINISTRY OF IRRIGATION AND POWER

RESOLUTION

New Delhi, the 10th October 1972

No. DW.II-34(2)/71.—With effect from 1st May, 1972, Shri S. Gopalan, Chief Engineer (P.W.D.) Major Irrigation and General, Andhra Pradesh will act as Member in place of Shri V. Suryanarayana Chief Engineer (Projects), Andhra Pradesh on the Committee, set up under this Ministry's Resolution No. DW.II-34(2)/71. dated the 25th January, 1972, for making scientific investigation into the causes leading to the frequent large number of upward revisions in the cost estimates of irrigation and multi-purpose projects.

ORDER

ORDERED that the Resolution be published in the Gazette of India, Part I, Section 1.

Ordered also that a copy of the Resolution be communicated to all Ministries/Departments of the Government of India, all the State Governments/ Administrations of Union Territories and the Chairman and Members of the Committee.

S. N. GUPTA, Jt. Secy.